Attorney's Docket No.: N1-P107

PATENT

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below, next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

•	CONTENT ADDRESS	SABLE MEMORY WITH	
PRIC		R DETECTION SEQUENCE	NG
the specification of v	vhich		
	ttached hereto. ifiled on United States Applicati or PCT International A and was amended on	pplication Number	
		(if applicable)	
I hereby state that I specification, includi	have reviewed and understing the claim(s), as amende	and the contents of the above-ide ed by any amendment referred to	ntified above.
United States of Am publication in any coapplication, that the than one year prior to subject of an inventor foreign to the United or assigns more than	erica before my invention to buntry before my invention to same was not in public use to this application, and that or's certificate issued before I States of America on an a	ed invention was ever known or us hereof, or patented or described in hereof or more than one year prio e or on sale in the United States of the invention has not been patent the date of this application in any pplication filed by me or my legal y patent application) or six months	n any printed in to this if America more ed or made the if country representatives
	uty to disclose all informations of Federal Regulations	on known to me to be material to ps, Section 1.56.	patentability as
365(b) of any foreign international applica America, listed belo inventor's certificate	n application(s) for patent o tion which designated at lea w and have also identified t	tle 35, United States Code, Section rinventor's certificate, or 365(a) of ast one country other than the Unitelow any foreign application for pall application having a filing date by	f any PCT ited States of atent or
Prior Foreign Applic	ation(s)		Priority Claimed
(Number)	(Country)	(Day/Month/Year Filed)	Yes No
(Number)	(Country)	(Day/Month/Year Filed)	Yes No

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(Application Number)	Filing [Date			
(Application Number)	Filing [Date			
I hereby claim the benefit und application(s), or 365(c) of any America, listed below and, insign not disclosed in the prior Urprovided by the first paragraph duty to disclose all information Code of Federal Regulations, the prior application and the negations.	y PCT Internation to far as the subject of the subj	ral application designation the matter of each of the CT International applicated States Code, Section be material to patentals on became available be	ng the United states of claims of this application tion in the manner n 112, I acknowledge the lility as defined in Title 37, etween the filing date of		
	ugust 3, 2001	Pending	_	_	
(U.S. Parent Application or) Pa PCT Parent No.)	rent Filing Date	(Status patented, pending, abandoned)	Parent Patent No. (if applicable)		
(U.S. Parent Application or) Pa PCT Parent No.)	rent Filing Date	(Status patented, pending, abandoned)	Parent Patent No. (if applicable)	-	
I hereby appoint <u>Charles E. S</u> of substitution and revocation, Patent and Trademark Office Send correspondence to, ar	to prosecute this connected herev	s application and to trar vith.	sact all business in the		
Charles E. Shemwell 998 East El Camino Real Suite 204 Sunnyvale, California 94087	′-7913				
telephone: 408-736-3221 facsimile: 408-736-3248					
I also hereby appoint Roland B. Cortes, Reg. No. 39,152, my patent attorney; of NetLogic Microsystems, Inc. located at 450 National Ave., Mountain View, CA 94043, telephone (650) 961-6676, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith.					
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.					
statements made on informati statements were made with the punishable by fine or imprison Code and that such willful fals	ie knowledge tha iment, or both, ur	t willful false statement nder Section 1001 of Tit	s and the like so made are le 18 of the United States		

Residence Cupertino, California		Citizenship U.S.A.	
	(City, State)	(Country)	
Mailing Address:	20276 Vista Court Cupertino, CA 95014		
Full Name of Secon	nd/Joint Inventor Varada	raian Srinivasan Date Nov. 1, 2001	
Residence Los Altos Hills, California		Citizenship U.S.A.	
	(City, State)	(Country)	
Mailing Address:	27835 Lupine Road Los Aitos Hills, CA 940	22	